UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEWYORK ISMAIL -N - SMITH

PlAIN TIFF

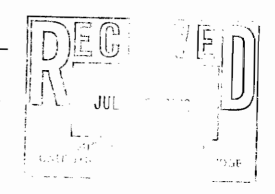
-AGAINST-COMMISSIONER MARTIN F. HORN DEFENDANT

USDC SDNY

DOCUMENT

DOC #:

ELECTRONICALLY FILED



REQUEST FOR EXTENSION OF TIME OSCIVI493 (SHS)

The RECARDS to the letter and request sent to me by the corporation counsel law department dated June 30, 2008, which was recieved by me on July 3, 2008, plaintiff respectfully request that the court grant the plaintiff an extension of time to adequately produce the requested documents for the defendant's.

Plain tiff also maintains that the prior insufficiently completed medical discloser request was indeed a harmless error in pursuiant to rule 61, due soley to the fact that the defendant was not specific in instructions as to properly complete the discloser medical

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Stantiff is directed to fell out and return to defendants' attorner the release premously sent to hun This is to be done by this.

release form.

The plaintiff named, R.D chambers as his medical provider due soley to the fact that R.D chambers was the physician who treated the plaintiff, on the soid day of the 10-24-05 incident.

Furthermore the defendant did fill out the annexed NYCHHC HIPAA form properly.

whereas the plaintiff humbly request for a 30 day extension of hime beginning from July 7, 2008, to make appointment for law library in order to make copies and appointment for notary.

July 5,2008

Respectfully submitted,

luis South

ISMAIL-N-SMITH

Plaintiff PRO-SE

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